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13	LINUTED OT A THE DISTRICT COLUMN		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	SAN FRANCISCO DIVISION		
17	MAXIMILIAN KLEIN, et al.,	Case No. 20-cv-08570-JD	
18	Plaintiffs,	Hon. James Donato	
19	v.	ADVERTISER PLAINTIFFS' ADMINISTRATIVE MOTION TO	
20	META PLATFORMS, INC.,	CONSIDER WHETHER NETFLIX, INC.'S MATERIAL SHOULD BE SEALED	
21	Defendant.		
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28	A J	sistentivo Motion to Con-id-: Wh-dr-:	
	Advertiser Plaintiffs' Administrative Motion to Consider Whether		

1 Pursuant to Civil Local Rule 79-5(f), Advertiser Plaintiffs hereby file this Administrative Motion to Consider Whether Netflix, Inc.'s Material Should Be Sealed. Per the accompanying 3 Declaration of Brian J. Dunne, certain documents and information referenced in the concurrently filed discovery dispute letter have been designated by nonparty Netflix, Inc., as "Confidential" or "Highly 4 5 Confidential" under the Stipulated Protective Order (Dkt. No. 314). Portions of the discovery dispute letter referencing or reflecting the contents of the designated-6 7 as-confidential documents and information have been redacted from the publicly filed version of the 8 letter, and an unredacted version of the letter with the information designated "Confidential" or 9 "Highly Confidential" by Netflix highlighted in red is filed herewith. See Civ. L.R. 79-5(e), (f)(1). 10 Advertiser Plaintiffs respectfully request that the Court grant their motion to consider whether the above-referenced Netflix material should be sealed. 11 12 13 Dated: April 17, 2023 Respectfully submitted, 14 By: /s/ Brian J. Dunne 15 SCOTT+SCOTT ATTORNEYS AT LAW LLP BATHAEE DUNNE LLP 16 Amanda F. Lawrence (pro hac vice) Yavar Bathaee (CA 282388) alawrence@scott-scott.com yavar@bathaeedunne.com 17 Patrick J. McGahan (pro hac vice) Andrew C. Wolinsky (CA 345965) pmcgahan@scott-scott.com awolinsky@bathaeedunne.com Michael P. Srodoski (pro hac vice) 18 Adam Ernette (pro hac vice) msrodoski@scott-scott.com aernette@bathaeedunne.com 19 156 South Main Street, P.O. Box 192 Priscilla Ghita (pro hac vice) Colchester, CT 06415 Tel.: (860) 537-5537 20 pghita@bathaeedunne.com Chang Hahn (pro hac vice) 21 Patrick J. Coughlin (CA 111070) chahn@bathaeedunne.com pcoughlin@scott-scott.com 445 Park Avenue, 9th Floor 22 Carmen A. Medici (CA 248417) New York, NY 10022 cmedici@scott-scott.com 23 Hal D. Cunningham (CA 243048) (332) 322-8835 hcunningham@scott-scott.com 24 Daniel J. Brockwell (CA 335983) Brian J. Dunne (CA 275689) dbrockwell@scott-scott.com bdunne@bathaeedunne.com 25 600 W. Broadway, Suite 3300 26 ¹ Plaintiffs' discovery dispute letter also contains information designated "Confidential" or "Highly

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Confidential" by Meta Platforms, Inc. This information has been highlighted in yellow in the unredacted version of the discovery dispute letter filed with this motion.

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